

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/659,956	09/11/2003	Takuro Sekiya	2271/71049 5866		
7590 05/22/2006			EXAMINER		
Ivan S. Kavru		SHAH, MANISH S			
Cooper & Duni 1185 Avenue o		ART UNIT	PAPER NUMBER		
New York, NY	7 10036	2853	 -		

DATE MAILED: 05/22/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	·		4: NI		\		
		Applica	ition No.	Applicant(s)	· ·		
		10/659	,956	SEKIYA, TAKURO			
	Office Action Summary	Examin	er	Art Unit			
		Manish	S. Shah	2853			
Period fo	The MAILING DATE of this communi or Reply	ication appears on t	he cover sheet w	vith the correspondence address			
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE M nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum stature to reply within the set or extended period for reply reply received by the Office later than three months a ed patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF of 37 CFR 1.136(a). In no nunication. atutory period will apply and will, by statute, cause the a	THIS COMMUN event, however, may a will expire SIX (6) MO application to become A	ICATION. Treply be timely filed NTHS from the mailing date of this communication ABANDONED (35 U.S.C. § 133).			
Status							
1)⊠	Responsive to communication(s) file	d on 14 February 2	2006.		•		
2a)□							
3)							
-/	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
	Claim(s) 1-54 is/are pending in the a	unnlication .					
4)🖂	4a) Of the above claim(s) <u>11-30,35-4</u>		withdrawn from	consideration			
5)[]	Claim(s) is/are allowed.			•••••			
•	Claim(s) <u>1-10,31-</u> 34 and 43-46 is/are	e rejected.					
•	Claim(s) is/are objected to.	•					
•	Claim(s) are subject to restrict	ction and/or election	n requirement.				
Applicat	ion Papers	•					
	The specification is objected to by the	e Evaminer					
	The drawing(s) filed on is/are:	4	b) ☐ objected to	by the Examiner.			
. 5/	Applicant may not request that any obje						
	Replacement drawing sheet(s) including				121(d).		
11)	The oath or declaration is objected to						
Priority	under 35 U.S.C. § 119						
12)⊠	Acknowledgment is made of a claim ⊠ All b) Some * c) None of:	for foreign priority	under 35 U.S.C.	§ 119(a)-(d) or (f).	,		
	1 ☑ Certified copies of the priority	documents have b	een received.				
	2. Certified copies of the priority				•		
	3. Copies of the certified copies application from the Internation			en received in this National Stag			
*	See the attached detailed Office action	on for a list of the co	ertified copies no	ot received.			
•							
Attachme	nt(s)						
	ce of References Cited (PTO-892)		4) Interview	v Summary (PTO-413)			
2) Noti	ce of Draftsperson's Patent Drawing Review (F		Paper No	o(s)/Mail Date	١		
	rmation Disclosure Statement(s) (PTO-1449 or er No(s)/Mail Date <u>2/14/06</u> .	PTO/SB/08)	5) Notice o	f Informal Patent Application (PTO-152))		
			· —	<u> </u>			

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-10 & 43-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sekiya (# US 6338545).

Sekiya discloses a liquid jet head comprising:

- A nozzle element having nozzles from which a recording liquid ejected to a recording medium, wherein the recording liquid contains fine particles of a pigment, wherein the fine particles of the pigment contained in the recording liquid are no less than 1% by weight (see Examples), wherein each of the nozzles has an area that is less than 500 μ m² (see Abstract; column: 12, line: 10-15), wherein each of the fine particles of the pigment has a diameter satisfying a relation 0.0005 \leq Dp/Do \leq 0.02 (see Table: 1-4), wherein "Dp" represents the diameter the fine particles of the pigment and "Do" represents a size of each of the nozzles.
- The fine particles of the pigment are dispersed in the recording liquid by including a dispersant in the recording liquid or surface processing the fine particles of the pigment (see Examples).

Application/Control Number: 10/659,956

Art Unit: 2853

- The fine particles of the pigment contained in the recording liquid range from 2% to 10% by weight, wherein a solid content of the recording liquid including the fine particles of the pigment contained the recording liquid is no more than 15% by weight (see Table: 5).
- The liquid jet head further including one or more other nozzle elements respectively having nozzles from which one or more other recording liquids are ejected to the recording medium (figure: 1-12).
- The one or more other nozzle elements are integrally formed to thereby form a head unit (figure: 5-9).
- The head unit has a recording head portion and a recording liquid container portion, wherein the recording head portion and the recording liquid container portion are integrally formed or detachably attached to the recording head portion, wherein the recording liquid container portion is detachable according to type of the one or more other recording liquids (figure: 5-12).
- The liquid jet head employs a thermal liquid jet method, which uses heat for ejecting recording liquid therefrom (column: 6, line: 20-30).

Sekiya differs from the claim of the present invention is that a contact angle the recording liquid stops changing when 100 ms or less elapses after the recording liquid contacts the recording medium, and the fine particles of the pigment are smaller than fibers of the recording medium, wherein the fine particles of the pigment are smaller than spaces between the fibers of the recording medium.

Art Unit: 2853

It would have been obvious to one having ordinary skill in the art at the time of invention was made to incorporate a contact angle the recording liquid stops changing when 100 ms or less elapses after the recording liquid contacts the recording medium, and the fine particles of the pigment are smaller than fibers of the recording medium, wherein the fine particles of the pigment are smaller than spaces between the fibers of the recording medium, since it has been held that it is not inventive to discovering and optimum value or workable ranges by routine experimentation. *In re Aller*, 105 USPQ 233 (CCPA1955).

2. Claims 31-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sekiya (# US 6338545).

Sekiya discloses a liquid jet recording apparatus including a liquid jet head including:

• A nozzle element having nozzles from which a recording liquid ejected to a recording medium; a carriage mounting the liquid jet head; a guiding rod guiding the carriage; a conveying roller conveying the recording medium; a holding roller holding the recording medium (figure: 6), wherein the recording liquid contains fine particles of a pigment, wherein the fine particles of the pigment contained in the recording liquid are no less than 1% by weight (see Examples), wherein each of the nozzles has an area that is less than $500~\mu\text{m}^2$ (see Abstract; column: 12, line: 10-15), wherein each of the fine particles of the pigment has a diameter satisfying a relation $0.0005 \leq \text{Dp/Do} \leq 0.02$

Application/Control Number: 10/659,956

Art Unit: 2853

(see Table: 1-4), wherein "Dp" represents the diameter the fine particles of the pigment and "Do" represents a size of each of the nozzles.

- The fine particles of the pigment are dispersed in the recording liquid by including a dispersant in the recording liquid or surface processing the fine particles of the pigment (see Examples).
- The fine particles of the pigment contained in the recording liquid range from 2% to 10% by weight, wherein a solid content of the recording liquid including the fine particles of the pigment contained the recording liquid is no more than 15% by weight (see Table: 5).

Sekiya differs from the claim of the present invention is that a contact angle the recording liquid stops changing when 100 ms or less elapses after the recording liquid contacts the recording medium, and the fine particles of the pigment are smaller than fibers of the recording medium, wherein the fine particles of the pigment are smaller than spaces between the fibers of the recording medium.

It would have been obvious to one having ordinary skill in the art at the time of invention was made to incorporate a contact angle the recording liquid stops changing when 100 ms or less elapses after the recording liquid contacts the recording medium, and the fine particles of the pigment are smaller than fibers of the recording medium, wherein the fine particles of the pigment are smaller than spaces between the fibers of the recording medium, since it has been held that it is not inventive to discovering and optimum value or workable ranges by routine experimentation. *In re Aller*, 105 USPQ 233 (CCPA1955).

Application/Control Number: 10/659,956

Art Unit: 2853

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Manish S. Shah whose telephone number is (571) 272-2152. The examiner can normally be reached on 8:00am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen D. Meier can be reached on (571) 272-2149. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Manish S. Shah Primary Examiner Art Unit 2853 Page 6

MSS 5112/01